## **EXHIBIT 2**

For Federal criminal case filing
-- FIFTH ADDITIONAL EVIDENCE
DECLARATION IN SUPPORT OF DOCUMENT
#128, #128-1, AND 128-2 "BRIEF /
MEMORANDUM IN SUPPORT OF BRIAN DAVID
HILL'S "MOTION UNDER 28 USC § 2255 TO
VACATE, SET ASIDE, OR CORRECT
SENTENCE BY A PERSON IN FEDERAL
CUSTODY"" (DOCUMEMT #125) -DECLARATION, ATTACHED EVIDENCE
EXHIBITS IN SUPPORT OF BRIAN DAVID
HILL'S § 2255 MOTION -United States of America v. Brian David Hill
(Brian D. Hill) (formerly USWGO Alternative News)
Brian David Hill v. United States of America

Criminal Case Number 1:13-cr-00435-1 Civil Case Number 1:17-cv-01036





JAMES C. DUFF Director

## ADMINISTRATIVE OFFICE OF THE UNITED STATES COURTS

JILL C. SAYENGA Deputy Director

WASHINGTON, D.C. 20544

LAURA C. MINOR Associate Director Department of Program Services

MATTHEW G. ROWLAND Chief Probation and Pretrial Services Office

July 14, 2015

Mr. Brian David Hill 916 Chalmers Street, Apt. D Martinsville, VA 24112

Dear Mr. Hill:

I write in response to your letter to our office received on July 7, 2015, concerning alleged misconduct by U.S. Probation Officer Kristy L. Burton (Western District of Virginia).

The Judiciary takes seriously its responsibility for the proper supervision of all persons on probation, pretrial release and supervised release. We appreciate your coming forward with concerns, as our office strives to provide oversight of all federal probation office operations.

Accordingly, I have referred your letter to Paul Williams, Chief U.S. Probation Officer for the Western District of Virginia. Chief Williams will investigate your allegations and we will take appropriate action if deemed necessary.

Sincerely.

Hubert J. Alyarez

Probation Administrator

Program Oversight Branch

Brian V. Hill Signed

A TRADITION OF SERVICE TO THE FEDERAL JUDICIARY